K Great Brit Jes 11.

212. R. g

34

Read 27. March 1760

Emarted

33 Ger II

34

C 54

An ACT for Raising Money for the finishing and compleating the Repair of Leeds Bridge, in the County of York; and for the purchasing and taking down the Houses and Buildings which straiten and obstruct the Passage to and over the said Bridge.

Dereas the Bridge over the River Aire, within the Township Preamble. of Leeds, in the County of York, commonly called Leeds Bridge, is a County or Riding Bridge, and stands in the public Turnpike Road leading from London to Edinburgh, by way of Derby, Sheffield, Wakefield, Leeds, Knaresbrough, and Burroughbridge, or Ripon, in the said County:

ber of Waggons, Carts, and Wheel Carriages, almost continually passing on the same, the said Bridge is fallen into Decay, and requires a speedy Repair; and, by the Narrowness of the Road over, and the Buildings and other Incroachments made or set up at both Ends and Abutments of the said Bridge, the Way or Passage over the same is greatly confined and obstructed, and is become not only dangerous to Passengers on Foot and on Horseback, but also greatly prejudicial to the Inhabitants, Trade, and Commerce, of the said Town of Leeds:

and whereas Application hath been made to the Court of Quarter Session held at Pontefrast, for the West-Riding of the County of York, to have the said Bridge repaired and widened; and the said Court granted the Sum of One thousand Four hundred and Fifty Pounds, for the repairing and widening the same:

And inhercas, in order to make a convenient, safe, proper, and sufficient Passage over the same, it will be absolutely necessary to purchase and take down some Houses and Buildings standing upon, adjoining, or near to, the said Bridge; but as the said Sum of One thousand Four hundred and Fifty Pounds, so granted by the Quarter Session, will not be sufficient for the several Purposes, it is proposed, that a further Sum should be raised, by a Taxation of, and Assessment upon, the Estates within the Borough of Leeds aforesaid; which cannot be effected without the Aid and Authority of Parliament:

Mherefore, for the attaining, effecting, and carrying into Execution, the good Ends and Purposes above mentioned;

May

## May it please Your MAFESTY,

Commissioners,

That it may be Enacted; And be it Enacted, by the KING's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That the Mayor, Recorder, and Justices of the Peace, of the Bo. rough of Leeds aforesaid, for the Time being; together with Sir Henry Ibbetson, Baronet; Charles Ingram, John Aikinson, Edmund Barker, Charles Frandling, James Brooke, Anthony Cooke, Jeremiah Dixon, Thomas Lee, Thomas Medburst, Thomas Sawer, Henry Seott, Nicholas Torr, Richard Wilson, Richard Wilson junior, Efquires; Francis Blayds, John Blayds, Hans Busk, Thomas Cookson, Richard Cotton, Thomas Fenton, Joshua Hartley, Charles Guatier, Thomas Lodge, Richard Markham, John Medburft, D'arcy Molyneux, George Oates, Josiah Oates, Nerchants; Samuel Harper, George Lumley, William Preston, Luke Setchwell, Gervas Smith, James Smith, Richard Hopkinson, John Suttell, William Tottie, Thomas Woolrich, Samuel Davenport, Benjamin Wynne, James Green, Samuel Howgate, Henry Smithson, Gentlemen; Samuel Kershaw, Richard Bainbridge, John Murgatroyd, John Moore, Christopher Topham, Clerks, shall be, and they are hereby constituted and appointed, Commithoners for putting this Act in Execution, by the Ways and Means and in the Manner herein mentioned.

Their first Meetcution.

Power to appoint

Officers, and remove them.

and for that Purpose, It is hereby Enacted and Declared, That it ing for putting shall and may be lawful to and for the said Commissioners, herein before nominated and appointed, or any Seven or more of them, to meet, and they are hereby authorized and required to meet and affemble together, in the common Hall of the faid Borough, called the Moot Hall, on the First Day of July One thousand Seven hundred and Sixty, between the Hours of Ten and Twelve in the Forenoon, in order to put this Act in Execution; and afterwards, from time to time, to meet and affemble together, by Adjournment or otherwise, at the same or any other convenient Place within the faid Town, as they, or any Three or more of them, shall appoint, so as such Meeting do not interfere with the Business of the Magistracy or public Affairs of the Corporation: And that it shall and may be lawful to and for the faid Commissioners, at their First or any other Meeting, to elect and appoint a Treasurer or Treasurers, or Clerk or Clerks, for receiving, issuing, and applying the Money to be raised for the Purposes of this Act, and for the entering the Orders and Proceedings of the faid Commissioners, in and about the Execution of the same; and also to remove any such Treasurer or Clerk; and upon fuch Removal, or upon the Death of any fuch Officer, to appoint others in the Room and Stead of him or them fo dying or removed respectively; and shall and may, out of the Money arising by virtue of this Act, make such Allowances to the faid Treasurer or Treasurers, Clerk or Clerks, for their Care and Pains in their respective Offices, as to the said Commissioners, or any Five or more of them, shall seem proper and reasonable: And every such Treasurer or Treasurers shall, from time to time, when thereto required by the faid Commissioners, or any Five or more of them, state and make up, and deliver unto the said Commissioners, at any of their Meetings, a true and perfect Account in Writing of all Monies by him and them received, iffued, paid, and applied, by virtue, on account, or for the the Purposes, of this Act.

Officers to account.

or Treasurers, to be appointed in pursuance of this Act, shall give such Security Security. for the due Application of the Money to be by him and them received, as the faid Commissioners, or any Five or more of them, shall think sit and reasonable.

Commissioners may agree for Houses and Ground,

And it is hereby further Enacted and Declared, by the Authority aforefaid, That the faid Commissioners, or any Five or more of them, shall have full Power



ower and Authority to agree with the Owners and Occupiers of any House or ouses, Tenement or Tenements, Building or Buildings, or of any Lands, ounds, or Hereditaments, standing, lying, and being upon, adjoining, or near the faid Bridge (which they respectively shall judge fit and necessary to be taken wn, demolished, or otherwise made use of or employed for the repairing, amend for enlarging the widening, and extending, enlarging, and facilitating, the Way, Road, and fage, to, from, and over the same) for the Purchase of any such Houses, ildings, Grounds, Tenements, and Hereditaments, respectively.

and whereas it may happen that some Person or Persons, Bodies Politic and Power for Corporate, Feoffees in Trust, or others, who are seised of Houses, Grounds, porations to tell nements, or Hereditaments, which may be proper and necessary to be purfed for the Purposes of this Act, may be willing to treat and agree to sell such ules, Ground, Tenements, or Hereditaments, but are incapable of granting conveying the same, by reason of Infancy, or other Disability; Bett there-Enacted, by the Authority aforesaid, That it shall and may be lawful to and all Bodies Politic and Corporate, Guardians, Trustees, and Committees, for nts, Femes-covert, Lunatics, and charitable Uses, and for all and every other fon or Persons whatsoever, who are or shall be seised, possessed of, or interested any fuch House or Houses, Buildings, Lands, Grounds, Tenements, or Hetaments, to fell and convey to the faid Commissioners, or their Successors, or such other Person or Persons as they, or any Five or more of them, shall oint, all or any fuch Houses or Tenements, Buildings, Lands, Grounds, and editaments; and that all Contracts, Agreements, Sales, and Conveyances, that be so made, shall be valid, to all Intents and Purposes; any Law, Statute, ge, or any other Matter or Thing whatsoever, to the contrary hereof in anynotwithstanding: And that all such Guardians, Committees, and Trustees, other Person and Persons, respectively, shall be and they are hereby indem-d for what they shall do by virtue or in pursuance of this Act: And if it summon a Jury; happen that any Person or Persons, Bodies Politic or Corporate, Commitor Feoffees in Trust, shall refuse to treat and agree as aforesaid, it shall and be lawful to and for the faid Commissioners, or any Three or more of them, and are hereby impowered, to issue out a Warrant or Warrants, Precept or Precepts, fed to the Coroner of the said Borough of Leeds, who is hereby authorized directed accordingly to impanel and return a competent Number of substanand disinterested Persons, Inhabitants within the said Borough, qualified to on Juries, not less than Forty-eight, nor more than Seventy-two, and, out of Persons so to be impanelled, summoned, and returned, a Jury of Twelve Perhall be drawn by the said Commissioners, or any Five or more of them, or Person to be by them, or any Five or more of them, appointed, in such er as Juries for the Trials of Issues joined in his Majesty's Courts at Westminster, Act made in the Third Year of the Reign of his present Majesty, intituled, If for the better Regulation of Juries, are directed to be drawn; which Persons impanelled, summoned, and returned, are hereby required to come and r before the said Commissioners, or any Five or more of them, at such Time ace as in such Warrant or Warrants, Precept or Precepts, shall be directed and nted; and all Parties concerned shall and may have their lawful Challenges If any of the faid Jurymen: And the faid Commissioners, or any Five or more m, are hereby authorized and impowered, by Warrant or Warrants under their s and Seals, from time to time, as Occasion shall require, to call before them devery Person or Persons whatsoever, who shall be thought proper or necesbe examined as Witnesses before them, touching or concerning the Preand shall and may administer Oaths, for the better Discovery of the Truth Enquiries by them to be made, to any Person or Persons whatsoever; and and may likewise authorize the said Jury to view the Place or Places, or Matquestion, as they the said Commissioners, or any Five or more of them, shall

who are to fix a

think fit; and the faid Jury upon their Oaths, to be administered by the Commissioners, or any Five or more of them, shall inquire of and affess such mage and Recompence as they shall judge fit to be awarded to the Owners and cupiers, or any of them, of any fuch Houses, Tenements, Buildings, or He taments, for their respective Estates and Interests in the same: And the said of missioners, or any Five or more of them, assembled together, shall and may Judgment for fuch Sum or Sums of Money, fo to be affessed by such Jur Juries respectively: And the said Verdict or Verdicts, and the Judgment, Dec or Determination, thereupon declared and pronounced by the faid Commission or any Five or more of them, fo affembled, and the Value and Recompend be affested and declared, shall be binding and conclusive, to all Intents and poses whatsoever, against the King's Majesty, his Heirs and Successors, and and every other Person or Persons, Bodies Politic and Corporate, claiming Right, Title, Trust, or Interest, in, to, or out of the said Houses and Prem to be affected by this Act, either in Possession, Reversion, Remainder, or Ex tancy, as well Infants, Lunaticks, Ideots, Committees, Feoffees in Trust, Fe coverts, Tenants in Tail, or for Life, Years, or at Will, his, her, and their H Verdicts and Or. Successors, Executors, and Administrators; and the said Verdicts, Judgme ders to be inrolled. Orders, Sentences, and Decrees, and other Proceedings of the faid Commission and Juries, so to be made, given, and pronounced, as aforesaid, shall be fa written on Parchment, by the Clerk to the faid Commissioners, and figned fealed by any Five of the Commissioners present at the making and prono ing the same: And such Verdicts, Judgments, Sentences, Decrees, Orders, other Proceedings, of the faid Commissioners and Juries, shall be transmi to and kept amongst the Records of the Quarter-Sessions held for the Borough; and the faid Verdicts, Judgments, Sentences, Decrees, Orders, other Proceedings, shall be deemed and taken to be Records, to all Intents Purposes whatsoever; and the same, or true Copies thereof, shall be deemed taken as good and effectual Evidence and Proof in any Court of Law or Eq whatsoever: And all Persons may have Recourse to the same; and, if they is proper, take Copies thereof, paying for the Search Six Pence, and for the Co not exceeding Two hundred Words, Six Pence, and fo proportionably for greater Number of Words.

And Copies thereof to be Evidence.

Directions for Payment of the Money ordered.

When paid, Houses may be pulled down.

And it is hereby Enacted and Declared, That upon Payment of such! or Sums of Money, so to be awarded or adjudged to the Party or Parties cerned, or legal Tenders thereof made to him, her, or them, respectively, at her, or their, Dwelling-House, in case such Party or Parties can be met with; on Refutal of the same, or in case he, she, or they, shall have no Dwelling-H in the West-Riding of the County of York, then, upon Payment thereof to Common Clerk of the faid Borough, for the Use of the Parties interested as a faid, and to be issued by him by Order of the faid Commissioners, or any or more of them, and Notice of fuch Payment left in Writing at the Dwell House of some Tenant, or Occupier of the Premises, it shall then, and not be or otherwise, be lawful to and for the said Commissioners, and their Succell and to and for their Agents and Workmen, by Order of them, or any Fiv more of them, to enter upon and take Possession of the said Lands, Teneme and Hereditaments, and to make use of, apply, and dispose of, the same, all the Houses and Buildings thereupon standing and being, for the Purpole this Act, in such manner as the said Commissioners, or any Five or mor them, shall see fit and expedient; and the said Commissioners, and their Ag and Workmen, shall be indemnissed therein, by virtue and under the Author of this Act.

Confideration to be paid out of Money to be raised,

And be it further Enacted, by the Authority aforesaid, That all Sum Sums of Money, or other Consideration, Recompence, or Satisfaction, to be or made, pursuant to any such Verdict, Judgment, Sentence, Decree, or Determination, as shall be so made by the said Commissioners and Juries as aforesaid, shall be and are hereby charged and chargeable upon all Money which shall be raised or received for the Purposes of this Act, and shall be paid thereout accordingly.

and he it further Enacted, by the Authority aforesaid, That all Costs and Expences of the Charges expended in obtaining or by reason of passing this present Act shall, as Act. foon as may be, be paid out of the Money directed to be raised for the Purposes of this Act.

provided always, and it is hereby further Cnacted and Declared, Persons interested That no Person or Persons what soever shall act as a Commissioner, or be returned Commissioners or or sworn to serve on any Jury, in any Case where he, they, or any of them, is or Jurymen. are in any-wife interested or concerned in the Houses, Buildings, Lands, Grounds, Tenements, or Hereditaments, to be purchased, used, applied, and disposed of, for the Purposes of this Act, or any Part or Parts thereof respectively.

and it is hereby further Enacted and Declared, That in case any Part of Land not needed the Lands or Grounds, which shall be purchased by the faid Commissioners in pur- may be sold. fuance of this Act, shall be found to be more than sufficient, and not necessary to be used and applied for the Purposes of repairing, widening, and opening, the said Bridge, and the Road and Paffage to, from, and over the same, as aforesaid, it shall and may be lawful to and for the fald Commissioners, or any Seven or more of them, to alien, fell, convey, grant, leafe, or demise, the same unto any Person or Persons who shall be willing to purchase, hire, rent, or hold the same, for the most Money, best Rent, and Consideration, respectively, that can be had or gotten for the fame.

Provided always, and it is hereby Enacted and Declared, That it shall Power to build and may be lawful to and for the faid Commissioners, or any Seven or more of over the Millthem, to make, erect, and build, or cause to be made, erected, and built, upon such Part of the Ground as shall be purchased by virtue and in pursuance of this Act, a Stone Arch over that Part of the Mill-stream or Goit passing under One Arch of Leeds Bridge, which runs between Master Green's House and the old School, and to make and erect fuch Edifice or Building thereupon as they shall think proper and convenient, so as such Arch or Building be no Obstruction, Confinement, or Impediment, to the Current of the faid Mill-stream or Goit, or the scouring and cleansing the same.

and it is hereby further Enacted, That the Money arising by such Sale of Application of such Part of the same Premises as shall be absolutely fold, and also the Money Money. arising by Sale of the Materials of any Houses or Buildings, to be purchased and taken down as aforesaid, and the Rents and Profits of such Part of the Premises as shall be so leased or demised, shall be applied for the Purposes of this Act; and that in case any Surplus of the Money to be raised, collected, and received, by the Ways and Means herein mentioned respectively, shall remain, after the finishing and compleating of the Works hereby directed to be done, performed, and executed, purluant to, and according to the Tenor and Purport of, this Act, such Surplus shall be paid to and received by the Common Clerk of the said Borough of Leeds, to be applied for and towards repairing such Bridges within the faid Borough, which are and have been usually repaired and maintained by the Inhabitants of the faid Borough, charged with railing Money for the Purpoles of this Act, as the Justices of Peace of the said Borough at their Quarter-Sessions shall order, direct, or appoint.

and, for the defraying the Charges and Expences of repairing and widening Directions for the faid Bridge, and answering the other Purposes of this Act, 28e it further new for the Purposes of the Act,

Enacted, poles of the Act.

Enacted, by the Authority aforesaid, That a Sum, not exceeding One thousand and Five hundred Pounds, shall be levied and raised within the Borough of Leeds aforesaid, by or in the Nature of a County Rate, and paid within the Space of Five Years: And that, in order to raise the same, the Justices of the Peace for the faid Borough, at the General Quarter-Sessions of the Peace to be held in and for the faid Borough, or any Adjournment of the same, shall and may, and they are hereby authorized and required, within the Space of Five Years, to be computed from the said First Day of July One thousand Seven hundred and Sixty, from time to time, when and as they shall think requisite, to iffue their Warrants, Precepts, or Orders, to the Chief Constable of the said Borough, requiring and ordering him to collect and raise the whole or any Part of the faid Sum of One thousand and Five hundred Pounds in the Borough of Leeds aforefaid, within such Time or Times as in such Warrants, Precepts, or Orders, respectively shall be limited and appointed in that Behalf: And the faid Chief Constable shall immediately upon the Receipt thereof ascertain and apportion how much of the said Sum shall be paid by every Town, Constablery, Township, Hamlet, or Place, within the faid Borough respectively, towards making up and constituting the said Sum of One thousand and Five hundred Pounds, so directed to be levied, and shall forthwith issue Precepts to the feveral Petty Constables and other Officers of the said Towns, Constableries, Townships, Hamlets, and Places, respec. tively, thereby directing and requiring them respectively to assess, collect, and raile, the several Sums so charged on their respective Towns, Constableries, Townships, Hamlets, and Places, as aforesaid: And the said several Petty Constables and other Officers shall, immediately upon Receipt of every such Precept, make, or cause to be made, a fair and equal Affessment or Assessments upon the Owners and Occupiers of Lands in, and Inhabitants of, their respective Towns, Constableries, Townships, Hamlets, and Places, for raising the Monies so directed to be raised by them respectively, in the same Manner and Proportions as Assessments are usually made to raise Money for repairing the Parish Bridges within the said Borough; and shall collect and levy the fame, by fuch and the like Ways and Means as Monies affeffed and levied for repairing of fuch Parish Bridges is now collected and levied within the faid Borough; and shall pay and answer the same to the Chief Constable of the faid Borough, for the Time being, in due time, so as that he may pay over the Money hereby directed to be raised and levied by him, as aforesaid, unto the Treasurer or Clerk of the said Commissioners, or to such other Person or Perfons as they or any Five or more of them, shall direct or appoint, at the Time appointed for Payment thereof: And such Chief Constable is hereby directed and required to pay the same accordingly: And that, upon Receipt thereof, the faid Treasurer or Clerk, or other Person or Persons so impowered to receive the fame, respectively, do and shall, and is hereby required to, give unto such Chief Constable a Receipt or Acquittance under his Hand for the Sum so paid to him; and fuch Receipts or Acquittances shall be a full Discharge to such Chief Constable for the Sum so by him paid as aforesaid.

Not to extend to

Provided always, and it is hereby Enacted and Declared, That nothing of Temple News- herein contained shall be deemed or construed to charge any Lands or Tenements, lying and being in the Constablery of Temple Newsham, with, for, or towards, the raising and paying of any Sum of Money, directed or appointed to be raised by virtue and for the Purposes of this Act, or any Part thereof respectively.

Powers Countytend to this.

and, for facilitating the Raising and Payment of the said Sum of One thousand 12th of the pre- Five hundred Pounds, at the Time and in Manner aforesaid, Be it further Enaced, by the Authority aforesaid, That all and every the Powers, Authorities, Directions, and Clauses, contained in an Act of Parliament, made in the Twelfth Year of the Reign of his present Majesty, intituled, An Act for the more easy Asses

Collecting, and Levying of County Rates, shall be and are hereby extended to the feffing, collecting and levying the faid Sum of One thousand Five hundred Pounds herein before directed to be raised, in as full and ample Manner, to all Intents and Purposes, as if the Powers, Authorities, Directions, and Clauses, contained in fuch Act, relating to the Affesting, Collecting, and Levying of County Rates, had been inserted and expressly enacted in and by this present Act.

and it is hereby further Enacted, That if any Chief Constable, Petty Con- Penalty on Perfable, or other Officer, shall refuse or neglect to make or iffue any such Precept sons refusing to or Precepts, or to make fuch Apportionment or Apportionments, Assessment or Assessment ments, as is or are herein before directed and appointed to be made, or to raise, collect, or pay, the Sum or Sums herein before directed to be by them respectively collected, raised, and paid, according to the Directions, true Intent, and Meaning, of this Act, or shall in any Manner whatsoever wilfully neglect his or their Duty in the Premises, every Person and Persons so offending, shall for every such Offence neur the same Penalty; to be recovered and levied in the same Manner as by any Law or Statute now in Force are inflicted upon, and directed to be recovered against, any Chief Constable or Petty Constable, or other Officers, for their Refusal or Neglect to affess, collect, levy, or pay, any County Rate whatsoever.

Divided always, and it is hereby Enacted and Declared, That if Power of Apmy Person or Persons shall think him, her, or themselves over-rated or aggrieved peals by any Rate or Affestment to be made in pursuance thereof, it shall and may be lawful to and for such Person or Persons to appeal to the General Quarterseffions of the Peace for the faid Borough, or any Adjournment of the same, that hall be held next after the Issuing of such Warrant or Precepts to the Chief Constable, as aforesaid; he, she, or they giving Notice in Writing of such Appeal, as well to the Treasurer and Clerk of the said Commissioners as to the Officer or Officers who made such Rate or Assessment, Six Days at least before such Quarter-Sessions, or Adjournment thereof: And the Justices of the Peace at such espective Quarter-Sessions, or Adjournment thereof, shall proceed to hear and determine the same, and cause such Rate or Assessment to be regulated or ltered, if they fee Occasion, in such Manner as to them shall seem proper, so as hat the Sum Total affessed on any such Town, Constablery, Township, Hamlet, r Place, be not thereby diminished or lessened; and the Determination of the said suffices at such Quarter-Sessions respectively shall be final and conclusive on all Persons concerned, and to all Intents and Purposes whatsoever; and every Rate r Affessment against which no such Appeal shall be made, shall be also binding nd conclusive to all Intents and Purposes, and shall stand and be levied according o the true Intent and Meaning of this Act.

and be it further Enacted, by the Authority aforesaid, That if any Suit shall Where Actions e brought or commenced against any Person or Persons, for any Thing done in pur- are to be brought. vance of this Act, or in relation to the Premises, that in every such Case the Action hall be commenced within Six Months after the Fact committed, and not afterlards, and shall be laid and brought in the County of York, and not elsewhere: And he Defendant or Defendants in such Action or Actions to be brought may either lead the Special Matter or the General Issue, and give this Act and the Special Matter in Evidence at any Tryal to be had thereupon; and that the same was done Pursuance and by Authority of this present Act: And if it shall appear to be so one, or if any such Action or Suit shall be brought after the Time before limited or bringing the same, or shall be brought in any other County, City, or Place, han the County of York, that then and in such Case the Jury shall find for the Defendant or Defendants; and if, upon such Verdict; or if the Plaintiff or Plainis shall become nonsuit, or discontinue his, her, or their Action or Actions;

or if a Verdict shall pass against the Plaintiff or Plaintiffs; or if, upon Demurrer, Judgment shall be given against the Plaintiff or Plaintiffs; the Defendant or Defendants shall and may recover Treble Costs, and have the like Remedy for the fame, as any Defendant or Defendants hath or have for Costs of Suit in other Cases by Law.

Inhabitants of Leeds may be Witnesses.

And it is hereby also Enacted and Declared, That in all Informations, Indictments, Suits, Causes, and Actions, which shall be commenced, brought carried on, and profecuted, for, about, concerning, or relating to, the Execution of this present Act, the Evidence of the Inhabitants of the Borough and Parish of Leeds aforesaid, being creditable Persons, shall be taken, allowed, and admitted, in all Courts and before all Persons having Cognizance of the Matters in Question,

Public Act.

And be it further Enacted, by the Authority aforesaid, That this Act shall be deemed and taken to be a public Act; andshall be judicially taken Notice of as fuch, by all Judges, Justices, and other Persons whatsoever.

bankupat ul el rombillava an in of assigning from the district or the

THE TOTAL PROPERTY OF THE PARTY OF THE PARTY

no sylutores to see meson and adaption planter against any Perion or Perions, for any I hing done in puration to the Premiles, that in every fuch Cafe the Action still to the fremiss, that an every judn Cate the Action of Six Mionths arent the Pate committed, and not anerbroadle in the County of Lord, and not ellowhere: And dens in fiely Aciden or Alteins to be brought may either

embed of and the Carting Spunit land bythe Butbolitz aforclaid, That it any Suit fall

or tas Ceretal Illie, and give this Ach and the Special Evelonce at any Tryat to be had thereupon; and that the have was done see and by Authority of this prefent Act t And if it feall appear to be fo beaught save the Time before limited

County of Lord, they then ead in the Cale the jury thail had for the hant or Defendants and if, upon fuch Vallice ; or if the Plaintiff or Plain. hall become confine, or enformence in the entire Action of Actions;